

United States District Court
For the District of Puerto Rico

Ernesto Ruiz Romero

Case No:

Appendix
0-4

v.

1. Pedro LNU Lugo Marshall of
Judicial center of Ponce, or known as
2. Secretary of Justice

RECEIPT #	N/A
AMOUNT:	No \$
JUL 03 2024	
[Signature]	
CASHIER'S SIGNATURE	

Complaint for Retaliation

Here comes to the Honorable Court, Ernesto Ruiz Romero, who respectfully states and prays:

1. Plaintiff Address; Lago Horizonte zafiro 2025
Coto Laurel P.R. 00780

2. Defendant Pedro LNU Lugo. Judicial center of Ponce
Ponce P.R.

Secretary of Justice: Calle Teniente Cesar Gonzalez 677
Esq. Av. Jesús T. Piñero
San Juan P.R.

3. Jurisdiction: Federal court have Jurisdiction of claims of Access to the
Court and Retaliation for complaining in state court
under the First Amendment and then for that protective
claim, in retaliation get Arrested, pushed, imprisonment
for complaining about abusive conduct of Marshall
in state court, see attached complaint 11 - to 16.
See 24cv1067(RAM)

RECEIVED AND FILED
CLERK'S OFFICE USDC PR
2024 JUL 3 PM 1:18

4. IN OCTOBER 2003 ~~PERRO~~ FILED A COMPLAINT IN STATE COURT.
Ernesto Ruiz Romero v. Oficina del Alguacil General de Puerto Rico
ET ALs. PO 2003 CV 00958

5. while I was filing the case the Secretary of Justice by the Tribunals of Puerto Rico put among the marshalls of the Ponce Judicial Center of this ^{Secretary} ~~(American)~~ complaint.

6. Ernesto Ruiz attack the Behavior of Pedro — lugo - marshall of Ponce Judicial Center. ^{inter alia}.

A. He finger pointed our face in front of a Judge.

B. He shot 2 punches over our face. ^{stomach}

C. He Arrested us without probable cause. etc.

7. After complaining about that on July 2003, He attack us, arrested us filed criminal charges in lieu of the complaints I made against him.

8. From the Judgment dated march 2003 to July 2003, I made impossible inference of Retribution because I made a complaint in state court against him.

9. marshall Pedro — lugo told the judge that ~~what~~ ^{what} He wants is to take us out of the Ponce Judicial Center. That He Need to do this.

10. This claim is also Access to the court, A court of General Jurisdiction said in a judgment that He don't have Jurisdiction to hear a protective order in our benefit. This is a block and a violation of an Access to the court Right.

11. Because the Judge denies me Access to the Court, the marshalls took advantage of that poor Judgment, Access to the courts is Activative in federal Court.

we have 2 causes of Action

① Retribution - I made a complaint under the First Amendment. that complaint was the last for the marshalls 503 to arrest us as her last method because the court do not want to put us a escort. He arrests was frequently abused by court personnel. In view of disregard of my rights the marshalls take advantage and abuses the legal process as he desires.

② Access to the Court.

Court having Jurisdiction denied his Jurisdiction because the case involves a citizen that is abused in his own System.

12. I Request the benefit of a lawyer on complaint is against the marshalls. They Accused me of a felony, when the court would only talk about a misdemeanor. They block me the constitutional Right of Entrance physically to a court Room for ¹⁸2 years almost.

when I was trying to develop this cause of Action, I
 experienced Agry, dehumanization, emotional pain, since they
 put me under bars for doing what the constitution Grant & us
 to now I cannot recover mentally, until time relieves the pain.

Respectfully submitted, today July 3, 2024.

Enrique Rios Rios
 Lugo Horizonte 22100 0025
 c/o Laurel Pk. 00780.

Appendix

Judgment

complaint: in State Court

D -

1-14